010839-001

ST AMENDMENT TO LEASE

THIS PRESENTATION TO LEASE is entered into as of bolast 2. 1986 by and between the PORT OF SEATTLE, a Washington municipal corporation, as Leason, hareinafter referred to as the "Fort", and AMERICAN PRESIDENT LIMES, LTD., a Delaware corporation, hereinafter referred to as "Leases", with regard to Lease dated September 26, 1985 by the Port to Lease of premises at the Port's Terminal 5 which was approved by the Pederal Maritime Commission under the designation Agreement T-224-01839, hereinafter referred to as "the Basic Lease".

## RECITALS

- A. The Basic Lease superseded the Port's prior Leases to Lessee of Terminal 46 premises deted April 14, 1981 (FMC Agreement T-3968), and of Terminal 25 premises dated May 12, 1981 (FMC Agreement T-3968A) by providing for new premises for Leasee at Terminal 5 to be reconstructed by the Port with major improvemente to Leasee's specifications. Due to the time requirements for this construction at Terminal 5 the Basic Lease provided for a phased transfer of Leasee's operations from Terminals 46 and 25 to Terminal 5 in Basic Lease paragraphs 9(b) and 11(b). These paragraphs required the Port to proceed to complete specified improvements at Terminal 5 in a good and workmanlike manner end as promptly as possible and required both parties during this period of construction to cooperate to minimize any disruption of Lessee's terminal operations or the Port's construction work. Basic Lease paragraphs 11(a) and (c) authorized Leasee to continue to occupy Terminal 46 and use its container cranes until March 1, 1986 and to occupy certain premisee at Terminal 5 and Terminal 115 on a temporary basis through December 31, 1986.
- R. The parties now conclude that their objectives of minimizing disruptions to Lessee's terminal operations and achieving prompt and workmanlike completion of the Port's construction of improvements at Terminal 5 can best be schieved by extending Lessee's temporary use and occupancy of Terminal 46 until approximately October 1, 1986 with Lessee paying previously applicable rates and charges for use, meintenance and fueling of specified container cranes at Terminal 46.
- C. The parties further conclude that certain cost sharing provisions of Basic Lease Exhibit B shall be modified to reflect (i) construction cost savings to be realised and (ii) operational impact on Leasee resulting from the postponement of its move to Terminal 5 referenced in Recital B.

MON, THEREFORE, in consideration of the foregoing recitals and their mutual promises the parties bereby agree as follows:

1. To reflect pavement loadings and other engineering, design, and survey data developed for Terminal S since the signing of the Basic Lease on September 26, 1985, Port Drawing Bo. PR-5-23 attached to the Basic Lease is hereby superseded and replaced as Exhibit A by Port Drawing No. PR-5-24 attached to this First Amendment, for all purposes stated in the Basic Lease as amended. Remaining in full force and effect is similar Port Drawing No. PR-5-8550 attached to the Basic Lease to illustrate radio stations' ENLZ and EZR underground easement and grounding radials referenced in Basic Lease Exhibits A-1 and A-2.

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2. Basic Lease paragraph 11(a) "Provision for Interim Use and Posssssion" is hereby amended in its entirety to read as follows:

"(a) During the period of construction, improvement and/or acquisition of the Premises the Lessee shall be provided with interis occupancy of a portion of the Premisee, and certain other premises as provided below, at a rental adjusted to reflect partial occupancy as more particularly provided on Exhibit C hereto. More particularly, until October 1, 1986 or a later date mutually agreed upon by the parties but in no event later than Movember 15, 1986, Lessee shall continue to occupy Terminal 46, as described in FMC agreement T-1968. During that occupancy Lessee shall continue to have the right of preferential use on a non-continuous ship-by-ship basis (in no event to exceed five (5) conaccutive days) of three (3) Port-owned container cranes at Terminal 46. These cranes shall be Hitachi Mos. 40 and 41 and Starporter Mo. 35 or their equal or better, hereinafter collectively "the Terminal 46 Cranes", all in full operating condition. Lessee agrees to pay crane use fees, maintenance charges (based on "crane operating rental hours") and fueling (or electricity to the extent that the Terminal 46 Cranes are converted to such operation) from and after May 15, 1986 at the rates set forth in Exhibit C-1 attached hereto. Maintenance and repair of the Terminal 46 Cranes at Terminal 46 shall be the sole responsibility of the Port. From the time of occupancy of Terminal 5 to December 31, 1986, the Lessee shall have the use and occupancy of 30 scree within the shaded area of Exhibit A hereto, and, to accommodate construction scrivity disruption, this area shall be supplemented by up to 10 acrss of vscant off-premises property owned or lessed by the Fort and located at Terminal 115 or euch other comparable location as may be mutually agreed to by the parties. During Phase 2, being the pariod from January 1, 1987 to December 31, 1988, the Lessee shall have the use and occupancy of the entire premises shown on Exhibit A, excepting approximately 7 acres delineated by shading on Exhibit A. From January 1, 1989 through the end of the

3. Item 2 of Part I of Basic Lease Exhibit B is hereby smended to read as follows:

## \*2. Administration Building

Approximately 15,000 square feet of office building, complete with utilities and air conditioning and appropriate signs, similar to those at Terminal 46. (Lessee to pay unamortised portion of Fort's cost per Part III.2 of this exhibit and Item II.B of Exhibit C in the event of early termination.)"

4. Item 4 of Part I of Basic Leasa Exhibit B is hereby smended to read as follows:

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- Pre-cost concrete bumper blocks will be placed throughout the container yard. Yard striping and traffic control pavement striping and regular signing (paint on pavement and elevated signs similar to those at Terminal 46 will be provided). Asphalt concrete paving adequate to support the loads as designated on revised Exhibit A attached to the Pirat Amendment. Demolition of a portion of the existing Salmon Terminals building and development of such area into container yard. (Lessee to pay unamortised portion of Port's cost per Part III.3. of this Exhibit and Item II.B. of Exhibit C in the event of early termination).
- 5. Item 2 of Part II of Basic Lease Exhibit B, which specifies certain improvements to be constructed by the Port on a cost sharing basis, is hereby amended to read as follows:
  - \*2. Container Freight Station

Approximately 100,000 square feet of container freight station space, with utilities, including smcillary office space, with restrooms to support container freight station activities. The office space to be heated, wentilated, and air conditioned. The remainder of the space will not be heated, ventilated, and air conditioned. Lessee to amortize 20% of costs less one-half the actual construction cost savings to be realized due to the reduced size of the Administration Building currently estimated at \$200,000 per Item II.A of Exhibit C. (Estimated total cost - \$3,000,000.) (Port to absorb the cost of portion not amortised by Lessee unless Lessee becomes obligated to pay the unamortised portion of Port's costs due to early termination per Part III.5 of this Exhibit and Item II.B of Exhibit C.)"

- 6. Item 3 as Part II of Basic Lease Exhibit B as amended to read as follows:
  - Presentation to the Port of proper documentation, including the actual cost of rehabilitation of the existing maintenance and repair facility which rehabilitation is required for Lessee's sole benefit and convenience and which may be accomplished in phases, and further upon subsequent prompt review, audit, and satisfaction of said documentation by the Port's Engineering Department, the Port will reimburse Lessee, in phases if the construction is to occur in such manner, for Lessee's actual construction costs, but no event will the amount reimbursed by the Port acceed \$375,000. The amount reimbursed shall be amortized under the provisions of Item II.A of Exhibit C. Additional costs in excess of \$375,000, if any, to be paid by Lessee without reimbursement and amortization.
- 7. Item 5 of Part II of Basic Lease Exhibit B is hereby amended to read as follows:

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## \*5. Miscellaneous Yard Improvements

Pneumatic tube systems, filtercom, scale/computer/intercom interface, transfer dock, data transmission between buildings, CPS/gate intercom and other improvements as may absumitably agreed upon by the Port and the Lessee.
(Estimated total cost - \$446,700). The parties agree that part of the actual costs of these improvements are to be amortized by Lessee per Item ILA of Exhibit C in the proportion that the unabsorbed cost bears to the total actual cost of such improvementa. As used in the foregoing provision, the tarm "unabsorbed cost" means the remaining portion of total costs after excluding the sole costs in the amount of \$324,000, to be absorbed by the Port and included in the premises rental specified in Item I of Exhibit C, provided however, Lessee shall be obligated to pey the unamortized portion of the Port's costs in the event of early termination per Part III.7 of this Exhibit and Item II.8 of Exhibit C."

- 8. Except as expressly amended harein, all provisions of the Basic Lease shall remain in full force and effect and shall govern the interim use of Terminal 46 and other supplemental premises which may be provided.
- 9. This First Amendment to Lease shall become effective upon the occurrance of both of the following:
- (a) Lessee shall have furnished to the Port written consent, in form satisfactory to the Port, to this Amendment on the part of Leasee's lease bond surety; and
- (b) This Amendment shall have been filed with the Federal Maritime Commission under Section 5 of the Shipping Act of 1984 and implementing regulations and shall have become effective under Zederal Maritime Commission procedures.

IN RITHESS MHEREOF, the parties have signed this Pirst Amendment to bease as of the date first stated above.

PORT OF SEATTLE

Marident VICE PRESIDENT

MERICAN PRESIDENT LINES, LTD.

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By\_

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STATE OF WASHINGTON

COUNTY OF KING

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On this AS day of Thank, 1986, before mer personally appeared JIM WRIGHT and HENRY M, ARONSONE known to the the VICE PRESIDER section and Secretary of the Port of Seattle Toomistion that executed the within and foregoing instrument and acknowledged said instrument to be the free and voluntary act of said corporation, for the uses and purposes therein mentioned, and on oath stated that they were authorised to execute said instrument and that the seal affixed is the corporate seal of said corporation. I certify that I know or have satisfactory evidence that the above-named individuals signed this instrument, on oath stated that they were authorised to execute the instrument, and acknowledged it in the above-stated capacities to be the free and voluntary act of such parties for the uses and purposes mentioned

IN WITHESS WEEREOF I have hereunto set my hand and affixed my official seal the date first above written.

MAP M SMART

in the instrument.

NOTARY PUBLIC STATE OF WASHINGTON

Notary Public in and for the State of Washington, residing

40771K172

STATE OF WASSINGTON )

COUNTY OF SHING ALAMEDA )

On this 2/ day of MARCY, 1986, before me personally appeared to be the Vice Rest and of AMERICAN PRESIDENT LINES, LTD. that executed the within and foregoing instrument and acknowledged said instrument to be the free and voluntary act of said corporation, for the uses and purposes therein mentioned, and on oath stated that they were authorised to execute said instrument and that the seal affixed is the corporate seal of said corporation. I certify that I know or have satisfactory evidence that the above-named individuals signed this instrument, on oath stated that they were suthorised to execute the instrument, and acknowledged it in the above-stated capacities to be the free and voluntary act of such parties for the uses and purposes mentioned in the instrument.

IN WITHERS WERREOF I have bereunto set my hand and affixed my official seal the date first above written.

Hotary Walic in and for the State of Manifestory, residing at

My appointment expires 11/23/88

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MARY J. BOST-1
MICHAY PUBLIC/N-YORMA
ALABABA COUNTY
By Commented Explose Nov. 25, 1885